## UTILITY PATENT APPLICATION TRANSMITTAL

Attorney Docket No.

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	New Nonprovisional A	pplicatio	ing III. a		Attorney Docket		
	New Nonprovisional A	Percano	us Under 37 CF	R § 1.53(b))	A FOLLOOM		
To the commissioner for patents:  SEMICONDUCTOR MEMORY WITH DEUTERATED MATERIALS, for a(n):  Original Patent Application.							
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	ETOK MEMORY W	VITH D	EUTERATE	ist named inventor, T	azrien Kamal andia		
Original Pa	tent Application.		MATTE	MATERIALS, for a(r	1):		
Ø Continuing	Application,			`	,		
□c₀	tent Application. Application (prior app ntinuation   Di	plication	not abandoned)	ı <b>.</b>			
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Ø A S	prior application No:	10/128,1	771 Filed on: 9	ntinuation-in-part (CIP)			
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Enclosed are:	amendment			s 120 has been added to	the specification		
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The Commissioner is authorized to charge \$750.00 to Deposit Account 01-0365 pursuant to 37 CFR § 1.25. At any time during the pendency of this application, please charge any fees required Postal Service 455.							
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Commissioner for Patents P.O. Box 1450			Mikio Ishimaru,				
Alexandria, VA 22313-1450			Attorney of Record				
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Correspondence Address: <u>CUSTOMER NO. 22898</u>

Vickie Ishimaru
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Date of Deposit: September 26, 2003

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Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

<b>NONPUBLICATION REQUEST</b>
UNDER
35 U.S.C. 122(b)(2)(B)(i)

First Named Inventor		Tazrien Kamal et al.	
Title .	METHOD OF MANUFACTURING SEMICONDUCTOR MEMORY WITH DEUTERATED MATERIALS		
Atty Docket Number		AF01139.D1	

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing.

I hereby request that the attached application not be published under 35 U.S.C. 122(b).

September 26, 2003	Mikio Shiman
Date	Signature
(408) 738-0592	Mikio Ishimaru
Telephone number	Typed or printed name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application upon filing.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant **must** notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. **Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).** 

This collection of information is required by 37 CFR 1.213(a). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 6 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case comments on the amount of time you are required to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.